RECEIVED

United States Bankruptcy Court District of Minnesota

Re: BKY Case No. 08-46367 Motion For Default Judgment 11 JSH 24 AM S: 36 January 20, 2011 US. BODES AND COURT

With respect to the payment of \$29,648.21 sent to Premier Collections and Auto Body, I Russ Robinson as the President, do not think I should be liable for the return of this payment for these reasons:

As a body repair shop we buy the parts, paint and supplies.

We pay the body repair man and the painter.

We pay drivers to pick up the cars and return them when completed. The invoice is taken in good faith to the rental company when the job is done. We at that point have paid out of our pocket the total repair bill, and have to wait for the rental company to pay us. This can take anywhere from 30 days to whenever.

Since this was only a fraction of the amount Advantage owed us and the fact they filed bankruptcy on us, we have lost our business and have had to dissolve the corporation. They also owe \$17,859 to my Premier Lube and Maintenance Company, for service done on location, and now also out of business. In closing, I have lost my businesses, my house is in foreclosure and I am broke.

Russ Robinson

Russ Robinson